	UNITED STATE	S DISTRICT	COURT SILEN	
	Dis	strict of	NEBRASKA	5 5 7 1
UNITED STATES OF A V. ARRON S. WE			2009 FE SE AH II FENTION PENDING REVOCATION 4:07CR3076 OFFICE UP THE C	: 38 IN HRG.
that the following facts requi	re the detention of the d Part I—	efendant pending r Findings of Fact	ntion hearing has been held. I convocation hearing in this case. been convicted of a federal offense	onclude
or local offense that would hat a crime of violence as de an offense for which the an offense for which a m	ave been a federal offense if a ci fined in 18 U.S.C. § 3156(a)(4) maximum sentence is life impri aximum term of imprisonment of	ircumstance giving rise to sonment or death. of ten years or more is pro	escribed in	
§ 3142(f)(1)(A)-(C), or c (2) The offense described in find (3) A period of not more than fiv for the offense described in fin (4) Findings Nos. (1), (2) and (3)	comparable state or local offense ing (1) was committed while the re years has elapsed since the inding (1).) establish a rebuttable presump and the community. I further f	es. e defendant was on released date of conviction that no condition or find that the defendant has	re prior federal offenses described in 18 U. se pending trial for a federal, state or local of release of the defendant from imprisons combination of conditions will reasonably a not rebutted this presumption.	offense. ment
for which a maximum ter under 18 U.S.C. § 924(c) (2) The defendant has not rebutte	lieve that the defendant has contain of imprisonment of ten years). It is presumption established by ant as required and the safety of	or more is prescribed in y finding I that no conditi	on or combination of conditions will reason	nably assure
(1) There is a serious risk that the	e defendant will endanger the sa	afety of another person or	the community.	
I find that the credible testimony a derance of the evidence that Of Joseph Control Det S reg	1	hearing establishes by	Detention Clear and convincing evidence 200000000000000000000000000000000000	prepon-
to the extent practicable, from persons reasonable opportunity for private con	sustody of the Attorney General (s awaiting or serving sentences sultation with defense counsely	or being held in custody On order of a court of the User the defendant to the User t	tative for confinement in a corrections facility pending appeal. The defendant shall be the United States or on request of an attornited States marshal for the purpose of an active of Judicial Officer Tr. U.S. Magistrate Judge Sittle of Judicial Officer	afforded a

^{*}Insert as applicable: (a) Controlled Substances Act (21 U.S.C. § 801 et seq.); (b) Controlled Substances Import and Export Act (21 U.S.C. § 951 et seq.); or (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. § 955a).